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1.4	Attorneys for Plaintiffs			
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	SAN FRANCISCO DIVISION			
17	REARDEN LLC, et al.,			
18	Plaintiffs,	Case Nos.:	3:17-cv-04006-JST 3:17-cv-04191-JST	
19	V. THE WALT DISNEY COMPANY at al.		3.17-64-04191-351	
20	THE WALT DISNEY COMPANY, et al.,			
20	Defendants,			
21	REARDEN LLC, et al.,		TION OF MARK CARLSON IN OF PLAINTIFFS REARDEN	
22	Plaintiffs,	LLC AND I	REARDEN MOVA LLC'S	
	v.	LETTER B	RIEF RE 30(b)(6) DEPOSITIONS	
<ul><li>23</li><li>24</li></ul>	TWENTIETH CENTURY FOX FILM CORPORATION, et al.,			
	Defendants.			
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DECLARATION OF MARK CARLSON ISO PLAINTIFFS' LETTER BRIEF RE 30(b)(6) DEPOSITIONS Case No. 3:17-cv-04006; -4191-JST

## 1 I, MARK CARLSON, declare as follows: 2 I am an attorney with Hagens Berman Sobol Shapiro LLP, and I am one of the firm's 3 lawyers representing the plaintiffs in this case. I have personal knowledge of the facts stated in this 4 declaration, and could testify with respect to those facts under oath if called upon to do so. 5 2. The document attached as Exhibit A is a true and correct copy of Plaintiffs' Amended 6 Notice of 30b6 Deposition to The Walt Disney Company served on June 14, 2019. 7 3. The document attached as Exhibit B is a true and correct copy of Plaintiffs' Amended 8 Notice of 30b6 Deposition to Marvel Studios LLC served on June 14, 2019. 9 4. The document attached as Exhibit C is a true and correct copy of Plaintiffs' Amended 10 Notice of 30b6 Deposition to Twentieth Century Fox Film Corporation served on June 14, 2019. 11 5. The document attached as Exhibit D is a true and correct copy of excerpts from the 12 deposition transcript of The Walt Disney Company taken on June 19, 2019. 13 6. The document attached as Exhibit E is a true and correct copy of excerpts from the 14 deposition transcript of Marvel Studios, LLC taken on June 19, 2019. 15 7. The document attached as Exhibit F is a true and correct copy of excerpts from the 16 deposition transcript of Twentieth Century Fox Film Corporation taken on June 21, 2019. 17 8. The document attached as Exhibit G is a true and correct copy of Exhibit 2 from The 18 Walt Disney Company deposition. 19 9. The document attached as Exhibit H is a true and correct copy of Exhibit 12 from 20 Twentieth Century Fox Film Corporation deposition. 21 10. The document attached as Exhibit I is a true and correct copy of Exhibit 3 from The 22 Walt Disney Company deposition. 23 11. The document attached as Exhibit J is a true and correct copy of Exhibit 4 from the 24 Walt Disney Company deposition. 25 12. The document attached as Exhibit K is a true and correct copy of Exhibit 5 from the 26 Walt Disney Company deposition. 27 1 28

## Case 4:17-cv-04006-JST Document 159 Filed 07/03/19 Page 3 of 3

1	13. The document attached as Exhibit L is a true and correct copy of a document		
2	produced by DD3 bearing production numbers WD-DD3-EB0000639-641.		
3	14. The document attached as Exhibit M is a true and correct copy of a document		
4	produced by DD3 bearing production numbers WD-DD3-GL0002304-2313.		
5			
6	I declare that the foregoing is true and correct under penalty of perjury.		
7	DATED: July 3, 2019 Signed in Seattle, Washington, by:		
8	/s/ Mark Carlson		
9	Mark Carlson		
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